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LOK SABHA

NOTIFICATION

New Delhi-1, the 1st November 1957

No. 27-CC/57.—The following paragraph, published in the Lok Sabha Bulletin—Part II, dated the 31st October, 1957, is hereby published for general information:—

'No. 671

Directions by the Speaker under the Rules of Procedure of Lok Sabha

In pursuance of rule 389 of the Rules of Procedure and Conduct of Business in Lok Sabha (Fifth Edition) the Speaker has issued the following direction.—

"CHAPTER VIIA

Calling attention to matters of urgent public importance

47A. (1) Under rule 197(3) of the Rules of Procedure not more than one calling attention notice shall be admitted at the same sitting.

Admission of
more than
one calling
attention
notice on
the 1st day
of a session

(2) The Speaker may, however, in view of the urgency and public importance of matters, admit more than one calling attention notice on the last day of a session and order their inclusion in the list of business.

(3) Where several calling attention notices have been included in the order paper on the last day of a session, the Minister may make a brief statement in respect of the first notice. In respect of the other notices, statements may be laid on the Table by the Ministers concerned. A copy each of the statements so laid may be supplied to the members tabling the notices.

(4) If the Prime Minister is making a statement in response to a calling attention notice on the last day of the session, the notice may be given top priority in the order paper. If the Prime Minister is not making such statement

then one of the other notices may be put down as the first notice."

[To be inserted after direction 47 of the Directions by the Speaker under the Rules of Procedure of Lok Sabha (Second Edition)].

(F. No. 27-CC/57).

By order of the Speaker,

M. N. KAUL,

Secretary.

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Secretary.

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 1st November 1957

SUBJECT.—Registration of exporters under the Export Promotion Scheme.

No. 71-I.T.C.(P.N.)/57.—Attention is invited to para. 1 of Appendix XXIII of the Red Book for October '57—March '58 in which the firms desirous of obtaining import licences for raw materials under the Export Promotion Scheme have been advised to get themselves registered with the port licensing authority concerned in whose jurisdiction the applicants place of business/fabrication is situated giving the particulars mentioned in the said para.

2. The matter has been further examined and it has been decided that in future, firms while applying for registration to the licensing authority concerned should furnish detailed particulars in the following proforma, in place of those detailed in para I of Appendix XXIII to the Red Book. A copy of this Proforma should also be endorsed to the Directorate of Export Promotion, Ministry of Commerce and Industry, Udyog Bhavan, New Delhi.

Proforma

- (a) Full name of the exporter.
- (b) Complete address of the place of business of the exporter.
- (c) Date of establishment of business.
- (d) Description and other particulars of the finished goods sought to be exported by the applicant and the description and details of foreign raw materials or Components required for producing each of the said finished goods.
- (e) Complete address/addresses of the mills, factories etc. where the exporter manufactures or fabricates the finished articles for export and capacity for production of finished goods.
- (f) If the exporter has no facility for processing the finished product for export market, what arrangements have been made for the manufacture of the goods with other manufacturers. Complete address/addresses of such manufacturers should be supplied.
- (g) Whether the applicant has applied for registering himself with any other agencies like the Development Wing,

Export Promotion Councils, Commodity Boards set up by Government (e.g., All India Handicrafts Board) etc. under any export promotion scheme. If so furnish details regarding the registration with particular reference to:

- (i) The agency to which the application for registration was made;
- (ii) whether the registration applied for has been granted by the agency. In case the registration has been refused, this fact should be mentioned;
- (iii) commodities in respect of which registration has been made;
- (iv) date of registration and period upto which it is valid;
- (v) concessions applied for under that registration;
- (vi) concessions already granted under that registration;
- (vii) concessions refused, if any.
- (h) Value of imports/exports made in respect of a particular commodity or similar commodities in any financial year during the last 5 years, duly certified by a Chartered Accountant; and
- (i) In the case of firms having no past exports of the item or items concerned, the turnover in the internal trade in the particular item or similar items during any financial year during the last three years, duly certified by a Chartered Accountant.
- (j) Details of any import quota for the raw materials, sought to be imported, which the exporter has established and its value.
- (k) Details of the import licences that were issued to him against his quota specified above during the last licensing period.
- (l) The quantum and value of exports of the finished product effected by the exporter during the past 12 months should be furnished indicating whether he has during this period received any benefit under the Export Promotion Scheme and if so, the value of the licences obtained by him.
- (m) The items for which import licences are sought to be applied for and the quantum and value in each case.
- (n) The quantum and value of exports which the exporter undertakes to effect as a condition for the grant of import licences applied for.
- (o) An undertaking to the effect that he would furnish monthly returns of his exports, from the date import licences are given, to the licensing authority concerned and to the Director of Export Promotion, Ministry of Commerce and Industry, New Delhi.

S. N. BILGRAMI, Joint Secy.

